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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/272,471	03/19/1999	PETAR RISTANOVIC	98-P-7523-US	5690

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SIEMENS CORPORATION
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EXAMINER

BORISSOV, IGOR N

ART UNIT PAPER NUMBER

3639

DATE MAILED: 10/12/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No. 09/272,471	Applicant(s) RISTANOVIC ET AL.	
	Examiner Igor Borissov	Art Unit 3639	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 25 July 2005.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-20 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-20 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

Response to Amendment

Amendment received on 7/25/2005 is acknowledged and entered. Claims 2, 12 and 19 have been amended. Claims 1-20 are currently pending in the application.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

Claims 1, 3-5, 10, 11, 13, 15, 17 and 19-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Johnson et al. (US 6,047,274).

Johnson et al. (Johnson) teaches a system for energy supply bidding, comprising:

Independent Claims

As per claims 1,

Moderator computer (1) (Figs. 1) (*a market user interface*) for exchanging market information between energy providers (bidders) and end users (Fig. 15, items 36 and 37; C. 19, L. 54-63; C. 20, L. 34-37);

a provider's energy delivery scheduling system for scheduling generation and delivery of energy from a selected (winner) energy provider to the end users in accordance with the submitted offers (market information) and in accordance with information relating to the energy generation and delivery system, wherein the selected (winner) energy provider is responsible to schedule the delivery of energy (C. 15, L. 53-55, 32-40).

Johnson does not specifically teach that said provider's energy delivery scheduling system is an energy scheduling *subsystem* of said energy supply bidding system.

However, Johnson does teach that said *scheduling* of the power to be delivered by the selected (winner) energy provider to the end users *is defined by the rules of the bidding process* (C. 12, L. 5-7, 26-30), said *rules being established by the Moderator computer* (C. 11, L. 13-14).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Johnson to include that said provider's energy delivery scheduling system is an energy scheduling *subsystem* of said energy supply bidding system, because it would advantageously allow to integrate said functionalities (bidding for energy supply; selecting the winning bidder; and scheduling the delivery of energy) on one computer platform, thereby allowing to simplify upgrading and maintenance of the system, and save on maintenance cost.

As per claims 10, Johnson teaches said system for energy supply bidding, comprising:

Moderator computer (1) (Figs. 1) (*a market interface*) for exchanging market information between energy providers (bidders) and end users (Fig. 15, items 36 and 37; C. 19, L. 54-63; C. 20, L. 34-37);

a provider's energy delivery (*energy transmission rights*) scheduling system for scheduling generation and delivery of energy from a selected (winner) energy provider to the end users in accordance with the submitted offers (market information) and in accordance with information relating to the energy generation and delivery system, wherein the selected (winner) energy provider is responsible to schedule the delivery of energy (C. 15, L. 53-55, 32-40).

Johnson does not specifically teach that said provider's energy delivery (*energy transmission rights*) scheduling system is an energy scheduling *subsystem* of said energy supply bidding system.

However, Johnson does teach that said *scheduling* of the power to be delivered by the selected (winner) energy provider to the end users *is defined by the rules of the*

bidding process (C. 12, L. 5-7, 26-30), said *rules being established by the Moderator computer* (C. 11, L. 13-14).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Johnson to include that said provider's energy delivery (*energy transmission rights*) scheduling system is an energy scheduling *subsystem* of said energy supply bidding system, because it would advantageously allow to integrate said functionalities (bidding for energy supply; selecting the winning bidder; and scheduling the delivery of energy) on one computer platform, thereby allowing to simplify upgrading and maintenance of the system, and save on maintenance cost.

As per claim 17, Johnson teaches said system for energy supply bidding, comprising:

Moderator computer (1) (Figs. 1) (*a market interface*) for exchanging market information between energy providers (bidders) and end users (Fig. 15, items 36 and 37; C. 19, L. 54-63; C. 20, L. 34-37);

A provider's energy delivery scheduling system for scheduling generation and delivery of energy from a selected (winner) energy provider to the end users in accordance with the submitted offers (market information) and in accordance with information relating to the energy generation and delivery system, wherein the selected (winner) energy provider is responsible to schedule the delivery of energy (C. 15, L. 53-55, 32-40).

Furthermore, Johnson teaches that the rules of the bidding process specify a condition (*contingency*) that only those bids for power supply would be considered, which include supply blocks of power of sufficient size to fulfill 100% of the end user's projected requirement (*security analysis function*) (C. 15, L. 29, 34-37).

Johnson does not specifically teach that said provider's energy delivery scheduling system is an energy scheduling *subsystem* of said energy supply bidding system.

However, Johnson does teach that said *scheduling* of the power to be delivered by the selected (winner) energy provider to the end users *is defined by the rules of the*

bidding process (C. 12, L. 5-7, 26-30), said *rules being established by the Moderator computer* (C. 11, L. 13-14).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Johnson to include that said provider's energy delivery scheduling system is an energy scheduling *subsystem* of said energy supply bidding system, because it would advantageously allow to integrate said functionalities (bidding for energy supply; selecting the winning bidder; and scheduling the delivery of energy) on one computer platform, thereby allowing to simplify upgrading and maintenance of the system, and save on maintenance cost.

Furthermore, Johnson teaches:

Dependent Claims

As per claim 3, said system, wherein the scheduling and delivery of energy generation is conducted at least one of a day in advance and an hour in advance (C. 4, L. 32-33, 59-61).

As per claim 4, said system, wherein market information is transmitted between the Moderator computer (*a market user interface*) and market participants over a data communication network (C. 7, L. 54 – C. 8, L. 7; C. 13, L. 50).

As per claim 5, said system, wherein said market information includes demand for energy delivery (C. 14, L. 51-63) and availability of energy generation (C. 14, L. 64 – C. 15, L. 5).

As per claim 11, said system, wherein:

a provider adjusts his bid based on the market information (*a case setup function*) (C. 13, L. 42-47);

the Moderator computer evaluates (*a feasibility test function*) submitted bids from energy providers to determine the best deal for the end user in accordance with information relating to the energy generation and delivery system (C. 14, L. 39-51);

the winning bidder is selected, and, subsequently, a selection notification is transmitted to the selected energy provider providing the auction results to the market participants (*the post-processing function*) (C. 12, L. 20-24).

As per claim 13, said system, wherein market information is transmitted between the Moderator computer (*a market user interface*) and market participants over a data communication network (C. 7, L. 54 – C. 8, L. 7; C. 13, L. 50).

As per claim 15, said system, wherein charges for the energy transmission rights are determined based on transmission fees and retail wheeling fee (fixed transmission rights) (C.12, L. 55 – C. 13, L. 13).

As per claim 20, said system, configured to determine price of energy, said price including location pricing (C.12, L. 55 – C. 13, L. 13).

Claims 2, 6-9, 12, 14, 16, 18 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Johnson in view of Takriti (US 6,021,402).

Dependent Claims

As per claim 2, Johnson teaches said system, including:

an energy delivery *commitment function* for specifying winning bidders for generating and delivery of blocks of power, and for stimulating or discouraging additional volume and delivery commitments (C. 13, L. 42-47; C. 14, L. 55-61);

bidding process rules (*security analysis function*) for specifying a (*contingency*) condition that only those bids for power supply would be considered, which include supply blocks of power of sufficient size to fulfill 100% of the end user's projected requirement (*security analysis function*) (C. 15, L. 29, 34-37);

a power generation *optimizing function* for optimizing generation of production capacity and/or energy provisioning activities based on feedbacks from the Moderator computer (C. 16, L. 53-56).

Johnson does not specifically teach that said energy delivery commitment function includes *a unit commitment function for selecting energy generators*; and that said optimizing generation of production capacity and/or energy provisioning activities includes *determining a configuration of the energy generation system*.

Takriti teaches a risk management system for scheduling the generating units of electric utility while taking into consideration power trading with other utilities and the

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stochastic load on the system (C. 4, L. 59-61), said system including a modeling means for said energy generation and delivery (C. 5, L. 7-8), said modeling means including:

a unit commitment function for selecting energy generators (C. 19, L. 51; C. 20, L. 19-20);

a system reliability (security) function for modeling energy generation and delivery under certain circumstances (C. 7, L. 20-33) or *contingency conditions* (solving the unit commitment function) (C. 19, L. 50-51);

a function for optimally allocating the electric load between different generating units (*configuration*) at each time period and under each scenario (*optimal power flow function*) so as to operate in reliable (secure) fashion, assuming solving the unit commitment function (*contingency condition*) (C. 19, L. 47-51), and considering physical properties of the generating units (C. 7, L. 20-33) and status of the generating units (C. 5, L. 9-10).

It would have been obvious to one having ordinary skill in art the time the invention was made to modify Johnson to include that said energy delivery commitment function includes *a unit commitment function for selecting energy generators*; and that said optimizing generation of production capacity and/or energy provisioning activities includes *determining a configuration of the energy generation system*, as disclosed in Takriti, because it would advantageously allow to determine an operating schedule for generating units to meet the load at a minimal cost, as specifically stated in Takriti (C. 3, L. 17-18).

As per claim 6, Tektite teaches said system, including a modeling means for modeling said energy generation and delivery (C. 5, L. 7-8). The motivation to combine Johnson with Takriti would be to advantageously allow optimize operating schedule for generating units to meet the load at a minimum cost.

As per claim 7, Tektite teaches said system, wherein the unit commitment function selects energy generating units for operation in each hour of each day of each time period during each scenario (C. 20, L. 19-22; C. 14, L. 27, 51-54). The motivation to combine Johnson with Takriti would be to advantageously allow to optimize operating schedule for generating units to meet the load at a minimum cost.

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As per claim 8, Johnson teaches said system, configured to determine price of energy, said price including location pricing (C.12, L. 55 – C. 13, L. 13).

As per claim 9, Takriti teaches said risk management system for electric utilities, wherein ramping rates are considered in optimization of scheduling of the generating units (C. 19, L. 45-54). The motivation to combine Johnson with Takriti would be to optimize operating schedule for generating units to meet the load at a minimum cost.

As per claim 12, Johnson teaches said system, wherein:

the bidding process rules specify a (*contingency*) condition that only those bids for power supply would be considered, which include supply blocks of power of sufficient size to fulfill 100% of the end user's projected requirement (*security analysis function*) (C. 15, L. 29, 34-37);

optimization of generating or production capacity and/or energy provisioning activities is conducted (*an optimal power flow function*) based on feedbacks from the Moderator computer (C. 16, L. 53-56), and

charges for the energy transmission rights are determined (*the energy rights pricing function*) based on transmission fees and retail wheeling fee (C.12, L. 55 – C. 13, L. 13).

Johnson does not specifically teach that said optimizing generation of production capacity and/or energy provisioning activities includes *determining a configuration of the energy generation system*.

Takriti teaches a risk management system for scheduling the generating units of electric utility while taking into consideration power trading with other utilities and the stochastic load on the system (C. 4, L. 59-61), said system including a modeling means for said energy generation and delivery (C. 5, L. 7-8), said modeling means including:

a system reliability (security) function for modeling energy generation and delivery under certain circumstances (C. 7, L. 20-33) or *contingency conditions* (solving the unit commitment function) (C. 19, L. 50-51); and

a function for optimally allocating the electric load between different generating units (*configuration*) at each time period and under each scenario (*optimal power flow function*) so as to operate in reliable (secure) fashion, assuming solving the unit

commitment function (*contingency condition*) (C. 19, L. 47-51), and considering physical properties of the generating units (C. 7, L. 20-33) and status of the generating units (C. 5, L. 9-10).

It would have been obvious to one having ordinary skill in art the time the invention was made to modify Johnson to include that said optimizing generation of production capacity and/or energy provisioning activities includes *determining a configuration of the energy generation system*, as disclosed in Takriti, because it would advantageously allow to determine an operating schedule for generating units to meet the load at a minimum cost, as specifically stated in Takriti (C. 3, L. 17-18).

As per claim 14, Takriti teaches said system, including a modeling means for modeling said energy generation and delivery (C. 5, L. 7-8). The motivation to combine Johnson with Takriti would be to advantageously allow to optimize operating schedule for generating units to meet the load at a minimum cost.

As per claim 16, Takriti teaches said system, wherein said optimization of energy generation and delivery is conducted under certain circumstances (C. 7, L. 20-33) or contingency conditions (solving the unit commitment function) (C. 19, L. 50-51) to provide reliability (security constrained) of system operation. The motivation to combine Johnson with Takriti would be to advantageously allow to optimize operating schedule for generating units to meet the load at a minimum cost.

As per claim 18, Takriti teaches said system, including a modeling means for modeling said energy generation and delivery (C. 5, L. 7-8). The motivation to combine Johnson with Takriti would be to advantageously allow to optimize operating schedule for generating units to meet the load at a minimum cost.

As per claim 19, Takriti teaches said system, further including a unit commitment function for selecting energy generators (C. 19, L. 51; C. 20, L. 19-20). The motivation to combine Johnson with Takriti would be to advantageously allow to optimize operating schedule for generating units to meet the load at a minimum cost.

Response to Arguments

Applicant's arguments filed on 7/25/2005 have been fully considered but they are not persuasive.

In response to applicant's argument that Johnson fails to disclose a subsystem for scheduling energy delivery, the examiner maintains that Johnson teaches a provider's energy delivery scheduling system for scheduling generation and delivery of energy from a selected energy provider to the end users (C. 15, L. 53-55, 32-40). While Johnson does not specifically teach that said provider's energy delivery scheduling system is an energy scheduling *subsystem* of said energy supply bidding system, Johnson does teach that said *scheduling* of the power to be delivered by the selected energy provider to the end users *is defined by the rules of the bidding process* (C. 12, L. 5-7, 26-30), said *rules being established by the Moderator computer* (C. 11, L. 13-14). The motivation to modify Johnson to include that said provider's energy delivery scheduling system is an energy scheduling *subsystem* of said energy supply bidding system would be to integrate said functionalities (bidding for energy supply; selecting the winning bidder; and scheduling the delivery of energy) on one computer platform, thereby allowing to simplify upgrading and maintenance of the system, and save on maintenance cost.

In response to applicant's argument that there is no suggestion to modify Johnson, the examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art. See *In re Fine*, 837 F.2d 1071, 5 USPQ2d 1596 (Fed. Cir. 1988) and *In re Jones*, 958 F. 2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992). In this case, integration of computer-implemented functionalities (bidding for energy supply; selecting the winning bidder; and scheduling the delivery of energy) on one computer platform rather than

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maintain a plurality of computer systems would allow to save on maintenance cost and simplify upgrading and maintenance of said system.

In response to applicant's argument that there is no suggestion to combine Johnson and Takriti, it is noted that both Johnson and Takriti relate to a system for scheduling the generating units of electric utility while taking into consideration power trading with other utilities. The motivation to combine Johnson to incorporate *a unit commitment function for selecting energy generators* as disclosed in Takriti would be to provide ability to determine an operating schedule for generating units to meet the load at a minimal cost, as specifically stated in Takriti (C. 3, L. 17-18).

In response to applicant's argument that Takriti fails to disclose a deregulated market as Johnson does, the examiner points out that Takriti explicitly teaches said feature. Specifically, Takriti teaches "*a computer implemented process for scheduling the generating units of a utility while taking into consideration power trading with other utilities and the stochastic load on the system. The system allows the user to provide multiple load forecasts and to vary the fuel price between the different scenarios and the different periods of the planning horizon. The tool allows the user to model accurately the uncertain trading transactions and the changing fuel prices. Given (1) a planning horizon, (2) a set of electric-load forecasts and fuel prices, (3) a full description of the properties of the electric-power generators, (4) reserve requirements for the system, (5) an estimate of the price of electricity in the open market at each hour of the week, and (6) a set of possible trading transactions for the next two to seven days, the goal is to meet the electric demand of customers at a minimal cost while making the maximum profit possible from power trading.*" (C. 4, L. 58 – C. 5. L. 7).

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than **SIX MONTHS** from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Igor Borissov whose telephone number is 571-272-6801. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Hayes can be reached on 571-272-6708. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Igor Borissov
Patent Examiner
Art Unit 3639

A handwritten signature in black ink, appearing to read 'Igor Borissov', with a stylized, flowing script.

IB

10/04/2005